A T B T A B

Judge Leslie of Cascade Hands Down a Decision.

IN FAVOR OF DEFENDANTS

He Holds That the Law Does Not Apply in Cases Where the Right to Property Accrued Before the Law Was Passed.

Great Falls, Sept. 2 .- In the district court yesterday Judge Leslie handed down a decision in the case of W. H. Gelsthorpe, county treasurer, against Mrs. Della M. Furnell, an action citing defendant to show cause why judgmen should not be taken against her, as adnistratrix of the estate of the late Mathew Furnell, in the sum of \$1,237, as inheritance tax, as provided by an enactment of the last legislature.

The case is of more than ordinary interest in every county in the state, as it is the first test of the new law that has been made. In Cascade county alone the tax on six estates is involved Aside from the constitutionality of the on he subject, the main de-the ...irs was that, as Mathew Furnell died prior to the canciment of the inheritance law, the legislature had hough a distribution was not had until after the law was enacted.

Mathew Furnell died a year ago last

May, leaving an estate valued at \$37,-945. Prior to the order of distribution, in July last, the heirs refused payment of the tax demanded by the county treasurer and entered into an agree-ment with that official to make a test case, in which the distribution order would not be permitted to figure. That case is the present one in which Judge Leslie hold for the defendants; that they cannot be required to pay a price for the right to take under the will of the testator, when that right occurred before the constitution of the testator. before the enactment of the inheri-tance law. The opinion in full is as

llows: "In the district court of the Eighth judicial district of the state of Mon-tana, in and for the county of Cas-cade. State of Montana ex rel. W. H. Gelsthorpe, treasurer of Cascade county, plaintiff, vs. Della M. Furnell et al., defendants. On the 7th day of May, 1896, Mathew Furnell, while a resident of Cascade county, died testate, leaving an estate valued at \$37,945.67, of which estate valued at \$37,945.67, of which \$9,700 was real and the remainder personal estate. By his will he bequeathed to his surviving widow, Della M. Furnell, one-third, and the remainder to her in trust for his three children—George H. Furnell, Albert M. Furnell and Florence M. Furnell. The Furnell and Florence M. Furnell. The will has heretofore been admitted to probate, and a final order was made on the 19th of July, 1897, by this court, decreeing a distribution of the estate in accordance with the terms of the will and discharging the executors.

will and discharging the executors.

"Prior to such order and discharge the executors, by counsel, and the attorney for relator, entered into a stipu-lation whereby it was agreed that said order of distribution and discharge should, in no way, hinder, prejudice or of Cascade, in the colection of the tax provided for by the act of the Fifth legislative assembly of Montana, approved March 4, 1897, and known as cannot be regarded as opposed to fundamental axioms of legislature cannot be regarded as opposed to fundamental axioms of legislation junios.

"The relator has filed its petition against the defendants praying that a citation issue requiring the de-fendant, Della M. Furnell, to appear in her own right and as trustee, and show by such taxes remain unpaid. The fendants appear, by their counsel, W. T. Pigott, and move the court to dis-miss relator's petition, because the matters stated in the petition, if true, do not entitle relator to any relief, and also file a general demurrer to the peti-tion. The motion and demurrer are in effect the same and involve the con-stitutionality of the act above referred The objections urged against this

'First-That it attempts to impose tax upon property as distinguished from the right or privilege of succes-

"Second-That, if the tax imposed i not upon the property, but on the right of succession, the lawmaking power is limited in its right to tax only such property as is defined by section 17 arti-

"Third—That the act disturbs and lessens vested rights.
"Upon the first objection urged by the defendants, it must be conceded "Upon the first objection urged by the defendants, it must be conceded that the language employed in section 1 of the act in question imposing the tax, literally construed, is a taxation of the property itself, but in ascertain-ing the intention of the legislature it is important to look to the title of the act, the online statute and from a more time. the entire statute, and from an inspection of the whole, to ascertain there-from, and not from words and phrases alone, the purpose and general objects had in view at its enactment. 'The in-tention of an act will prevail over the literal sense of its terms.'—Sutherland on Stat. Const., Sec. 219. Several of the states have adopted enactments couched in terms very similar to the one passed by the legislature of this state, and the courts of highest resort of those sevral states have passed upon this question, and with such unanimity that it would seem to have settled the ques-tion for all time.—Dos Passos on In-Tax Law, Sec. 3, and numerous

The second objection would seem to be equally untenable, for it would seem that the lawmaking power, having the

Memphis, Tenn., paid no attention to a small lump in her breast, but it soon developed into a cancer of the most malig-

nant type. The best physicians in New York treated her, and finally declared her case hopeless. As a last resort, S. S. S. was given, and an immediate improvement re-

and an immediate improvement resulted; a few bottles cured her completely, and no sign of the disease has returned for ten years.

cles of property unrestrained, except as limited by the provisions of the constitution, and not being restrained by the provisions of section 2 of article 12, which contains the exemptions, it was manifestly the intention of the framers of the constitution to confer on the logmanifestly the intention of the framers of the constitution to confer on the legislature, by the terms of section 1, article 12, and defined by the following section 17 of the same article, the power to tax every species of property, both corporeal and incorporeal, not inhibited by section 2 of said article. The right of succession, as guaranteed by the testate and intestate laws, is a right capable of private ownership and comes within the definition of section 17, article 12, of the constitution, and is not within the class declared to be exempt by the terms of section 2 of said exempt by the terms of section 2 of said article.

"The third objection, in the judgment of this court, presents a more serious question. Does the act in question, in extending its provisions to all estates which have been probated before and distributed after its passage, as to such estates disturb or lessen vested rights?
The power to dispose of property is an incident to the property itself, and to tax the right of disposal in the lifetime of the owner, to take effect either before or after ble dath. before or after his death, is to tax the property itself, (State vs. Ferris, 30 L. A. R., 221; State vs. Hamlin, 25 L. A. if a tax in this case on the property would be objectionable under other provisions of the constitution.

It is not the right to transmit property, but the right to receive by will or succession, that is taxed. The right to impose this tax is based upon the inherent power residing in the chief sovereignty to enact, modify or entirely repeal the laws governing the transmission of property by will or by the intestate laws. The power to dispose of property by will, as well as the right of persons within certain degrees of kindred in the absence of a will to suc-ceed to property, is neither a natural nor a constitutional right, but is under the absolute control of the legislature, to be fashioned acording to its concep-tion of what will best subserve th public weifare or to repeal it altogeth-er. Prior to the passage of the law in question and at the death of the dece-dent, Furnell, every person over the age of 18 years, of sound mind, might dispose of all of his estate, real and personal, and such estate not disposed of by will should be succeeded to as provided by statutes then and now in force. (Section 1720 civil code of Mon-

"Decedent made a will disposing of "Decedent made a will disposing of all of his property, and died nearly a year before the adoption of the inherit-ance tax law. Were defendants pos-sessed of vested rights before the pas-sage of this law? Vested rights are de-fined to be 'rights which have so com-pletely and definitely accrued to or set-tled in a person that they are not sub-ject to be defeated or cancelled by the act of any other private person, and act of any other private person, and which it is right and equitable that the government should recognize and pro-tect, as being lawful in themselves and settled according to the then current rules of law, and of which the individual could not be deprived arbitrarily without injustice, or of which he could not justly be deprived otherwise than by the established methods of procedure and for the public welfare. It must have become a title, legal equitable to the present or future enjoyment of property, or to a present or future enforcement of a demand, or a legal exemption from a demand made another.' (Black's Constitutional law, page 429). Interests are vested or they may be contingent. If the latter, it is a mere expectancy, and, if dependent upon a mere anticipation that the present laws will continue, the state may, for its convenience, repeal or modify such laws, and no one can

damental axioms of legislation 'unless they impair rights which are vested." and it is because a mere expectation of property in the future is not considered a vested right that the rules of descent are held subject to change in their ap plication to all estates not already passed to the heir by the death of the owner. No one is helr to the living, and the heir presumptive has no other reason to rely upon succeeding to the property than the promise held out by the statute of descents. The expectation is not property; it cannot be sold or mortgaged, it is not subject to debts, and it is not in any manner taken notice of by the law until the moment of the ancestor's death, when the statute of descents comes in and, for reasons of general public policy, transfers the estate to persons occupying particular relations to the deceased in preference to all others. It is not until that ment that there is any vested right in the person who becomes heir to be pro-Legacies payable at a future time cer-tain to arrive, and not subject to a condition precedent, are vested, and legacies only payable on an event which may never happen, and hence subject to a condition precedent, are vested, and legacies only payable on an event which may never happen, and hence subject to a condition precedent, are contingent. The fact that enjoy ment is uncertain never interferes with

tected by the constitution.' Again, Mr. Beach, on 'Modern Equity Jurisprudence' at section 1945, says: 'Legacies are again either vested or contingent. the vesting of the the contingency is in the person, not in the event, the time that enjoyment shall commence, or in the manner of enjoyment, the interest is vested. Thus, when a legacy is given payable or to be paid on the happening of an event certain or uncertain, as when the legatee attains the age of 21 years. legacy vests upon testator's death. supreme court of California, upon subject in volume 39, page 188, in the case of Brenham vs. Story, says: Upon the death of the ancestor the heir becomes vested at once with the full property, subject to the liens we have mentioned, and, subject to these liens and the temporary right of possession of the administrator, he may at once sell and dispose of the property, and has the same right to judge for himself of the relative advantages of selling or holding that any other owner has: his estate is indefeasible except in satisfaction of these prior liens, and the legislature has no more right to order a sale of his vested interest in hi inheritance, because it will be in the estimation of the administrator and the

probate judge for his advantage than t has to direct the sale of the property of any other person acquired in any other way.' Mr. Croswell, in the work on 'Executors and Administrators,' ction 171, declares The right to a dis tributive share is a vested interest on the death of the intestate, and, although a settlement of the estate is de-layed, and a decree of distribution postponed, yet the decree of distribu-tion, when made, relates back to the time of the decease of the intestate and apportions the estate to the perons then entitled, or their represent ives.' In Loveren vs. Lamprey, 22 H., 434, the court, upon this subject, de-clares: 'A will does not take effect nor are there any rights acquired un-der it, until the death of the testator, and its construction must depend upon in Miller's the law as it stands at the time of that extracted.

From the foregoing authorities, and there are none counter to them that I am aware of, the deduction is author-ized that upon the death of a testator or intestate, those provided for by will, and those provided for by the intestate laws of the realm, take immediately at the death of decedent a vested estate.

"The certainty and stability of the law are the characteristics that give to It is highest excellence as a symmetrical system. Principles are well consid-sidered and established are not to be departed from on the grounds of ex-pediency and the needs of the public treasury. I am unable to understand upon what principle the defendants can be required to pay a price for the right to take under the will of testator, when that right had already accrued before the enactment of the law im-

It is ordered that the motion of defendants to dismiss petition of plain-tiff, as well as the general demurrer filed by defendants to said petition, be, and the same are, hereby sustained, and said petition is dismissed and de-fendants adjudged their costs herein

expended.
"Dated this Sept. 1, 1897.
"J. B. LESLIE. Judge."

Venom Inhaled With the Air, nd imbibed with the water of a malarious lo-ality, has still a certain antidote. Experience anctions confidence in Hostetter's Stomach Bit-ress as a preventive of this scourge. All over his continent and in the tropics it has proved self a certain means of defense and an cradicant f intermittent and remittent fevers and other orms of miasma-born diseases. Nor is it less flective for kidney trouble, constipation, rheu-natitm and percounters.

MANY DEBTS.

Creditors of Wolf, the Creamery Man, Make an Investigation. Great Falls, Sept. 2.—Referring to the disappearance of Wolf, the creamery man of Burton, and his failure to meet

obligations contracted in the operation of the plant, the Choteau Montanian Since the failure of Mr. Wolf to meet his obligations and the closing down of the plant at Burton, the cred-itors of the concern in Teton county have held several meeting of investigation. Committees were appointed to investigate the affairs of Mr. Wolf in

investigate the affairs of Mr. Wolf in conectionn with his creamry business, and, as a result, after putting this and that together, we have the following:

"The creamery began running regularly some time in April last, for which month the patrons generally took their pay in milk cans in which to bring milk. He paid for his May milk in cash. For milk brought here in June he paid each patron one-half of the amount due, giving as a reason for not paying more giving as a reason for not paying more that his commission men at Great Falls had not sold a large portion of his butter made in that month. For his July milk he paid nothing. For August milk he paid nothing. The creamery ran until Aug. 16.

ran until Aug. 16.
"Debts outstanding, as near as car be ascertained, will amount to som \$2,500 or \$3,000, divided about as for

lows, viz.: Due patrons of creamery for Due at Tellison's store (Burton) 118 95 Due Cornish & Co. (machinery, Due for sundry debts in Burton Due bank at Great Falls..... Due bank at Great Falls (overdraft)

ton for coming to the place (a farm of 80 acres, which he mortgaged). "The creamery plant could probably be duplicated for about \$2,000. One attachment has followed another upon

FOUND DEAD.

Body of Sheepherder Discovered on the Prairie Near Benton.

Great Falls, Sept. 2.—Otto Buchs, sheep herder, employed by John Wase sha of Choteau county, was found dead on the prairie Monday. His gun was by his side, and it is thought the man committed suicide. The body was taken to Benton and a verdict of accidental death was returned by a coro-ner's jury. Buchs has been employed by Waseshe for several months and was an industrious and reliable man. remains were interred at Ben-

Answer Filed. Great Falls, Sept. 2.—In the district court City Attorney Ewing filed an answer in the suit brought by T. J. Campbell to recover \$800 for damages to his property on the west side by reason of the lack of sewerage. The answer alleges that Campbell was negligent in building his house in a natuligent in building his house in a natu depression-two feet below the

Sam Hill and Party.

Great Falls, Sept. 2.-Sam Hill and party of friends are expected at Mid-vale, a station on the Blackfoot reservation, to-morrow morning. Just whether the party is out for a pleasure trip, or there with a view of looking over the country and locating a townsite, is not known at this time.

Style and price make the Gordon Hat the standard.

GREAT FALLS NOTES.

Collector Browne is in Butte on business connected with the customs

J. M. Page, who is holding down the office of state land agent, is visiting friends in Great Falls.

Miss Jacoby, superintendent of schools in Teton county, is in the city as the guest of Miss Craven.

The infant daughter of Mr. and Mrs. John Shannon died last evening and will be buried to-morro wafternoon. Mrs. Ella Knowles-Haskell will lec ture in this city Saturday evening next, the subject being woman's suffrage.

Matt Dunn and family and Mis-Brown have returned from a visit of several weeks in the sapphire mines. Miss Flanagan has arrived from where she was born and reared. and will accept a position in the pub-

John Thompson has applied for letters of administration on the estate of his late wife. Mrs. Martha Thompson. The application will be heard Sept. 11. Judge Laughray, a special agent in

e employ of the auditing department Washington, will arrive in Great Falls during the latter part of the month to conclude hearings in certain indian depredation claims. Sam Miller, who was accidentally shot at Big Sandy by Leigh R. Mar low, is not seriously injured and will only be confined to his room for a short time. A number of shot lodged in Miller's face, but they have been

Placed at a Meeting of the Council at Ten Mills.

EXCEPT FOR WATER RATES

How It Will Be Divided-What It Will Yield to the Various Funds-Street Fund on a Cash Basis-A Total Levy of 15 Mills.

Great Falls, Sept. 2.-At a special meeting of the city council last night the matter of the tax levy for the year was determined. The following resolution was adopted: Be it resolved, by the city council

of the city of Great Falls, That the

annual levy and assessment of taxes in and for the city of Great Falls, Mont. for the current fiscal year, for all general municipal or administrative purposes, except for water, be and the same is hereby levied, assessed and figured at 10 mills, or one per centum, on all of the taxable property within said city, in accordance with the assessed valuation thereof. That the said levy and assessment of 10 mills is hereby distributed as follows: To the contingetnt fund, 1½ mills; to the police fund, 1¼ mills; to the fire fund, 1½ mills; to the sinking fund, one-quarter of one mill; to the street fund, 1¼ mills; to the park fund, there wighths of one mills. park fund, three-eighths of one mill; to the interest, library, sewer, lateral sewer special No. 1, sidewalk special, garbage special and general funds, 44 mills. That the amount of money derived from the said 4½ mills for the interest, library, sewer, lateral sewer special No. 1, sidewalk special and general funds, when the same shall have been collected and paid into the city treasurer when the same shall have been collected and paid into the city treasurer. urer shall be apportioned to said funds as follows: Interest fund, \$9,000; li-brary fund, \$3,000; sewer fund, \$925; lateral sewer fund, \$35; sidewalk fund, \$135; garbage special fund, \$19, and the balance to the general fund."

The levy will yield to the various funds the following amounts: Continfunds the following amounts: Contingent fund, \$8,250; police fund, \$6,875; fire fund, \$6,187; sinking fund, \$1,335; street fund, \$6,875; park fund, \$2,062.50; library fund, \$2,000; interest fund, \$9,150; main sewer fund, \$925; general

It will be observed that the levy will put the street fund on a cash basis, while the general fund will be left in a healthy condition. The council has levied the full amount allowed by the statute for water purposes. This, at the rate of 5 mills, will produce \$27,500, of which \$24,463.74 will be used in pay-ing hydrant rental to May 1 and leave a balance of \$3,036.36 to apply on rental due Nov. 1. This will make the total

Gray's Laxative Pellets cure Constipution.

Boston, Sept. 1.—At a meeting of the board of directors of the Calumet & Hecla Mining company to-day a dividend of \$10 per share was declared.

The best salve in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tetter, chapped hands, chilblains, corns, and all skin eruptions, and positively cures piles, or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by all druggists and dealers.

East 132nd St. PLANOS

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Advertisements under this head 2 cents a word for the first insertion and I cent a word for each subsequent insertion. No advts. taken for less than 25 cents. Classified advs. per line per month....\$1.25 (Count 6 words to the line.)

Wanted-Help.

PEOPLE'S EMPLOYMENT BUREAU. phone 265. Triumphant we march. We give wide welcome to employers in Butte and outside points. Deal here. People's Office, Owsley Block, Butte. WANTED-PHYSICIAN FOR OFFICE

work in Montana. Address at once, D. D., Standard, Butte, BARBER WANTED SATURDAY, 41 N.

Main street, Butte. WANTED-GIRL TO DO GENERAL housework: references required. 624 Cherry street, Anaconda.

TO LET-TO STATION MEN. SIDE hill work; classified material, on West Gallatin road; no stock wanted. Address Cockrell & Callaghan, Bozeman, Mont. WANTED-A FIRST-CLASS LADIES' clothes ironer. Florence Steam Laundry. Missoula.

Wanted-Situations.

WANTED-SITUATION BY YOUNG man: experienced bookkeeper and stenographer, in general office work; well acquainted in city; some otuside work preferred; competent, energetic, Address G., care Standard, Butte.

WANTED-A POSITION AS COLLECtor or solicitor; highest references furnished, L. E. Reid, Helena, Mont. DRESSMAKER WANTS WORK IN

families by the day. Apply 217 South Montana, Butte.

For Rent.

FOR RENT-FURNISHED FRONT room. 410 W. Third, Anaconda, FOR RENT-SEVEN-ROOM HOUSE

unfurnished or partly furnished; some furniture for sale. 515 W. Third street, FOR RENT-4 ROOMS FOR HOUSE. keeping; no children. 10 N. Washington. ber of mining shares to carry on devei-Butte.

FOR RENT-? FURNISHED ROOMS for light housekeeping, with electric Lodge, Mont. light and bath. 410 East Granite street,

FOR RENT-FURNISHED OR UNFUR-418 South Montana, Butte. nished rooms near Parrot smelter, 531 Kemper avenue, Butte. MAHON'S NOTE FOR SALE-I HOLD Frank Mahon's note for \$200, which I will sell at a discount. Address A. Des-FURNISHED FRONT ROOM SUITA-

ble for office; electric light, clothes closet and bay window; also comfortable rooms for \$11 a month, 311 East Park, FOR RENT-FOUR-ROOM FURNISH-

ed house, or will sell furniture cheap.

38 West Third street, Anaconda.

event.' To the same import are the following cases: Westervelt vs. Gregg. 82 A. D., 160: Ervin's Appeal, 55 A. D., 490: Clark vs. McCreary Sm. & Mar. (Miss.), 347: Rockhill College vs. Jones, 47 Md., 1. "From the found of the following the following cases: Westervelt vs. Gregg. TAX LEW DETERMINED AN OPEN LETTER To MOTHERS.

WE ARE ASSERTING IN THE COURTS OUR RIGHT TO THE EXCLUSIVE USE OF THE WORD "CASTORIA," AND "PITCHER'S CASTORIA," AS OUR TRADE MARK.

1. DR. SAMUEL PITCHER, of Hyannis, Massachusetts, was the originator of "PITCHER'S CASTORIA," the same that has borne and does now bear the fac-simile signature of hat H. Thickers wrapper. This is the original "PITCHER'S CASTORIA" which has been used in the homes of the mothers of America for over thirty years. LOOK CAREFULLY at the wrapper and see that it is the kind you have always bought. & 1150-4 on the and has the signature of Chat H. Hutcher wrap-

per. No one has authority from me to use my name except The Centaur Company of which Chas. H. Fletcher is Openul Pitcher D.

March 8, 1897.

Do Not Be Deceived.

Do not endanger the life of your child by accepting a cheap substitute which some druggist may offer you (because he makes a few more pennies on it), the ingredients of which even he does not know.

"The Kind You Have Always Bought" BEARS THE FAC-SIMILE SIGNATURE OF



The Kind That Never Failed You.

FOR RENT-FURNISHED ROOM. 220 South Montana, Butte.

FOR RENT-KITCHEN AND DINING room in first-class location; also lodg-ing house for sale cheap if taken at once. 340 East Broadway, Butte.

FOR RENT-: FURNISHED HOUSE PACKING HOUSE FOR RENT: SUITA ble for butcher shop and bakery in con sewer connections. Inquire at 146 West Aluminum street, Butte.

FOR RENT-OFFICES IN DELLINGER block, 115 N. Main St., Butte, FURNISHED ROOMS, BEST IN CITY.

For Sale-Real Estate. FOR SALE-HOUSE AND LOT. IN

quire 200 West Daly, Walkerville, FOR SALE-2-ROOMED HOUSE, CORner lot; \$250 cash. 59 E. Broadway.

FOR SALE-LOT. DAKOTA STREET \$500; lot South Montana street, \$350; lot North side, \$275. Yoder & Jackman, 38 East Broadway, Butte.

FOR SALE-ANACONDA CORNER LOT four houses rented, \$40 month; price \$1.200; easy terms. Eardley, Anaconda. L. Cothenet, Great Falls. FOR SALE-300 ACRES IN THE HEART

of the Bitter Root valley; all cultivated and under ditch; good water right. Address Whaley Brothers, Stevensville. FOR SALE IN MISSOULA-THREE lots on corner, five blocks from postoffice, 2-story frame 13-rooms three large cellars, hot and cold water, newer conctions, good stable and poultry hous rnamental trees, fruit, shrubbery and lawn, especially desirable for first class arding house or residence, income from present rental pays 15 per cent on the price asked, will be sold on easy terms if desired. Address George F. Brooks, Real Estate, Missoula, Mont.

FOR SALE IN MISSOULA-ONE-HALL acre of land, bearing orchard, 50 trees, small fruit and shrubbery in abundance lawn and shade trees, 6-room cottage with hot and cold water and stable, one half mile from postoffice and near school and university, price \$1,700 cash. Address George F. Brooks, Real Estate,

For Sale-Miscellancous.

FOR SALE-FURNITURE IN & ROOMS and kitchen, carpets, bed and bedding ew and never used; must go at once rent reasonable; no better location in Butte. W. E. Ladd, opposite the McDer-

FOR SALE-A LADY'S IMPERIAL wheel. 19 W. Broadway, Butte. FOR SALE-CHEAP, FURNITURE, carpets, steel range, Parrot, 732 W

FOR SALE-A 30-ROOM LODGING house, Inquire 25 South Main, Butte FOR SALE-WEDNESDAY, AT BRICKer's barn, corner Washington and Alum Jersey and Shorthorn breeds.

whim. Apply 42 E. Park, Butte. FOR SALE-A GOOD PAYING SALOON on Main street. Address P. O. Box 192 Anaconda. FOR SALE-A TEAM OF HORSES

weight 2,500, 7 years old; one 3% wagon set of sleighs, good harness; will set cheap. Address H., Standard office, Anaconda. FOR SALE-FOUR HEAD GOOD WORK

horses weighing about 1,300 pounds each; price \$150. Call on or address Bowman's grocery store, corner Front and Wyoming, South Butte. WANTED-TO SELL A LIMITED NUM

opment work on a good copper and gold For particulars address Good Will Mining and Milling Co., Deer FOR SALE-FURNITURE OF 4-ROOM house complete, cheap; house for rent.

lauriers. Postoffice, Anaconda. FOR SALE-CHEAP, LODGING HOUSE over C. O. D. store, Com. av., Anaconde BLACKBERRIES, 12 PER CASE; APples. \$1 per box, f. o. b., Missoula,

E. Williams, P. O. Box 146, Missoula.

Business Chances.

WANTED-PARTNER IN RESTAUrant with \$300 or \$400. For particulars call at 212 W. Broadway, Butte. W. Case.

STRAYED OR STOLEN FROM DR Mitchell's Dempsey ranch, a brown sad around, with leather halter, dent in her forehead; branded M (M. L.) Mitchell, Mussigbrod, Warm Springs, Mont.

LOST-A DARK BROWN HORSE weight about 1100 pounds; branded heart on jaw. A reward will be paid for return to W. F. Cobban, Butte.

MRS. ANNA KARSTEDT, MIDWIFE. HIGH PRICES PAID FOR ALL SEC ond-hand goods: just starting business and need stock. Tierney's, 105 West Galena, adjoining Renshaw hall, Butte. MADAM FRANKLIN, MEDIUM, CAN be consulted on love affairs, lost arti-

cles, mines, etc. Consuit the wonderful tofore existing under the name of Sweeney & O'Connell, running stage line from Divide, Mont., to Gibbonsville, Ida-

ho, is this day, Aug. 25, 1897, dissolved by mutual consent, James O'Connell having purchased the interest of Francis Sweeney, will collect all money due said firm and pay all bills FRANCIS SWEENEY. JAMES O'CONNELL.

in the world

CATABRH CURED-MOLONEY, META-physician, Silver Bow Block, Butte.

Agent, St. Paul, Minn.

Only three trains

worthy of comparison with the Burlington's St. Paul-Chicago Limited. One in Europe. Two east of Chicago. None west. So beautiful, so luxurious,

so costly a train has never before been at the disposal of the traveling public of the Northwest Electric lighted. Steam heated. Wide vestibuled

Compartment sleepers. liner, buffet smoking car. No Extra Fares.

Leaves St. Paul 8:06 p. m. daily-after arrival of No. Pacific, Great Nor. and Soo Pacific trains from the

Tickets at offices of all connecting lines.

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That operates its trains on the famous block system between the Twin Cities, Milwaukee and Chicago; That lights its trains by electricity

throughout; That uses the celebrated electric berth reading lamp.
That runs four splendidly equipped passenger trains every day from St. Paul and Minneapolis through to Chicago, via Milwaukee;

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also operates steam-heated vestibuled trains, carrying the latest private compartment cars, library buffer compartment cars, library buffet smoking cars, and palace drawingroom sleepers.

Parior cars, free reclining chair cars and

for lowest rates to any point in the United States, Canada or Mexico, apply to ticket agents, or address Ass't Gen'l Pass. Agt.,
St. Paul, Minn.
NOTE—Elegantly equipped trains from
St. Paul and Minneapolis through to Pooria. St. Louis and Kansas City daily.

Want Advs. in The Stand-

Travelers' Gul

BUTTE, ANACONDA & PACIFIC BY. Time Schedule, effective Sunday, July 3. DEPART FROM ANACONDA.

No. 2, Butte Express, for Hel-ena, daily

No. 4, Butte Express, for Helena. Great Falls, St. Paul, Chicago and all points East and West, No. 6, Copper City Flyer, daily.. 8:15 p m

ARRIVE IN ANACONDA. Anaconda Express, daily. 10:55 a m Copper City Flyer, daily. 5:55 p m Anaconda Express, dally. 10:25 p DEPART FROM BUTTE. No. 1, Anaconda Express, daily, 10:00 a m No. 2, Copper City Flyer, daily, 5:00 p m

No. 5. Anaconda Express, daily., 9:30 p m ARRIVE IN BUTTE.

TRAINS ARRIVE IN ANACONDA. Putte Express. Butte Express. TRAINS LEAVE ANACONDA. "Garrison Express 8:00 a n *Butte Express. *Connects at Stuart for Garrison and

points east on the Northern Pacific; at "Connects at Garrison with Northern Pacific train for West. TRAINS ARRIVE IN BUTTE. Anaconda Express Anaconda Express. Union Pacific Fast Mail. Garrison Accommodation. Anaconda & Garrison Express TRAINS LEAVE BUTTE. *Anaconda & Garrison Express., 7:00 Anaconda Express..... Anaconda Express. Union Pacific Fast Mail.

**Garrison Accommodation.....
Anaconda Express...... Anaconda Expres 9:25 p :
*Conencts at Garrison with Norther
Pacific train for the West.



Duluth Spokane Tacoma Portland

St. Paul

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Pullman sleeping cars, elegant uphol-stered tourist sleeping cars. TRAINS ARRIVE AT BUTTE. No. 11, from St. Paul, arrives at N. P. depot daily at
M. U., No. 2, from Portland, arrives at M. U. depot daily

TRAINS DEPART. No. i, for Portland, leaves M. U. depot daily No. 12, for St. Paul, leaves N. P.

iocal depot daily
Mixed to Whitehall, leaves N. P.
local depot daily at 7:06 a. m.
On Thursdays this train will
run through to Pony and Norris Trains Nes. 11 and 12 have Standard

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Leaves—Atlantic Express, daily. 4:30 p m Leaves—Local for Helena, daily. 3:30 a m Arrives—Pacific Express, daily... 12:50 p m Arrives—Local from Helena, daily.9:46 p m City Ticket Office, No. 41 North Main St., Butte. J. E. Dawson, General Agent.

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EUND... ything on the

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